Exhibit "D"

May 11, 2021

Revised Max Leggett Parkway Phase II PUD Written Description Current Land Use Designation: CGC Current Zoning District: PUD Proposed Zoning District: PUD RE #s: 106276-0170, 106276-0180, 106276-0190, 106276-0210, 106277-0180, 106277-0280, 106277-0285, 106277-0290, 106277-0295, & 107885-0110 (formerly 106276-0155 & a portion of 106277-0170)

I. <u>SUMMARY DESCRIPTION OF THE PLAN</u>

Duval/Owens Signature, LLP, Duval/Owens Phase II Property Owners Association, Inc. and Second Time Signature, LLP (the "Applicant") propose to rezone approximately 74.48 acres of property from a Planned Unit Development (PUD) as approved in Ordinance 2019-372-E, to revise the uses permitted in Parcel B.

The subject property is located on the north side of Max Leggett Parkway, on the east side of Integra Drive, and on the west side of Hyatt Road. The property is more particularly described by the legal description attached hereto as Exhibit "1" (the "Property").

The Property is located within the Community/General Commercial (CGC) future land use categories in the 2030 Comprehensive Plan and is in the Suburban Priority Development Area. The PUD will be consistent with the CGC – Suburban Priority Area in that Residential is not the sole use, nor will it exceed eighty (80) percent of the development.

As shown on the Site Plan attached hereto as Exhibit "E," the Revised Max Leggett Parkway Phase II PUD shall include a mix of residential, senior living, commercial, medical and warehouse/flex space uses. The residential uses may include: multifamily housing such as apartments, townhomes or condominiums. The senior living uses may include: housing for seniors, including independent living, assisted living, skilled nursing living, memory care, and similar uses. The commercial uses may include: retail; service; and, a variety of medical and medical support uses. And, the warehouse/flex space uses may include: commercial; warehouse; and light industrial uses.

II. <u>SITE SPECIFICS</u>

The Property is currently developed with a mix of apartments, medical and retail uses. A VA Clinic will be constructed on Parcel C.

	Land Use	Zoning	Use
South	LI & CGC	II & PUD	Light Manufacturing & Vacant
West	CGC	PUD	Multifamily apartments & Vacant
North	LI & CGC	IL & PUD	Industrial/Warehouse & Vacant
East	LI, CGC, BP &	IL, CCG-2, IBP &	Timber, Industrial, Warehouse,
	LDR	RLD-60	Single Family Residential, Lumber
			Yard, Storage, & Rail Road

Surrounding land use designations, zoning districts, and existing uses are as follows:

PUD DEVELOPMENT CRITERIA

III. <u>PERMITTED USES</u>

This section of the Written Description addresses the items required in Section 656.341(c)(2)(ii) of the Zoning Code: Permitted Uses and Structures, Permitted Accessory Uses and Structures, Minimum Lot Requirements (width/density/area), Maximum Lot Coverage by all Buildings and Structures, Minimum and/or Maximum Yard Requirements, and Maximum Height of Structures.

As shown on the Site Plan, the PUD proposes development of three (3) interconnected parcels. The PUD permits the following uses or combinations thereof: Preservation; Commercial & Medical; Residential; Senior Living; and Warehouse/Flex Space. The parcels are identified solely for the purpose of defining permitted uses within the PUD; they do not define or correlate to ownership and do not subdivide the Property. The location, size (in area), and configuration of these parcels may be modified as an administrative modification to the PUD subject to the review and approval of the Planning and Development Department.

The PUD Site Plan is conceptual only and may be subject to change, due to site characteristics and design and engineering factors. The PUD Site Plan may be modified as an administrative modification to the PUD subject to the review and approval of the Planning and Development Department.

A. <u>Parcels—Permitted Uses</u>

Within Parcel A, Preservation uses as described below are permitted.

Within Parcel B, up to 145 units of Residential, limited to Townhomes and Condominiums, Commercial & Medical, Warehouse/Flex Space and/or Senior Living uses as described below are permitted.

Within Parcel C, up to 350 units of Residential, Commercial & Medical and Senior Living uses as described below are permitted.

B. <u>Residential (Parcels B & C)</u>

- 1. *Permitted Uses and structures:*
 - a. Multifamily dwellings, including apartments, townhouses (both rental and fee simple), and condominiums consistent with the additional criteria set forth in Sections B.4 & B.5 below. Apartments are not permitted in Parcel B.
 - b. Amenity/recreation center, which may include a pool, tennis courts, cabana/clubhouse, health/exercise facility, meeting rooms, and similar uses.
 - c. Structured parking.
 - d. Parks, playgrounds, playfields, and recreational and community structures.
 - e. Conservation, open space, greenspace, and passive open space uses, including recreational paths, benches, picnic tables, informational displays, kiosks, viewing areas, observation decks, and associated community/recreational structures.
 - f. Stormwater, surface water management and flood control improvements, as permitted by the applicable regulatory agencies.
 - g. Wetland preservation, mitigation, and restoration, as permitted by the applicable regulatory agencies.
 - h. Essential services, including water, sewer, gas, telephone, radio and electric, meeting the performance standards and development criteria as set forth in Part 4 of the Zoning Code.
- 2. *Permissible Uses by Exception:* None.
- 3. *Permitted accessory uses and structures:* As accessory to the uses within this portion of the PUD, the sale of convenience goods, personal and professional services for the residents only shall be permitted; provided, however, that these sales shall be designed and scaled to meet only the requirements of the residents in the multifamily uses and there shall be no signs or other external evidence of the existence of these services.

- 4. *Minimum lot width, Maximum density, Maximum lot coverage by all buildings, Minimum yard requirements, and Maximum height of structures for multifamily/apartment uses:* For the purpose of these requirements, "lot" refers to the parent property within which the proposed buildings are located and "yard" refers to distance from the parent property boundary.
 - a. Minimum lot width: None.
 - b. Maximum lot coverage by all buildings: Seventy-five (75) percent.
 - c. Minimum yard requirements. The minimum yard requirements for all structures are:
 - (1) Front: A minimum of Fifteen (15) feet from the front of the building to the right-of-way. If the use has an attached garage, the front set back shall be Twenty (20) feet from the front of the garage to the right-of-way.
 - Side: Fifteen (15) feet between buildings or as otherwise approved by the Planning and Development Department. For townhomes the side setback between units shall be zero (0) feet and twenty (20) feet between buildings.
 - (3) Rear: Ten (10) feet.
 - d. Maximum height of structures: Sixty (60) feet.
- 5. *Additional criteria for townhouse and condominium uses:*
 - a. Each building shall contain at least two (2) units and no more than ten (10) units.
 - b. There shall be one additional guest parking space per every four (4) units.
 - c. Storage and/or parking of vehicles not in regular use, travel trailers, personal recreational vehicles, utility trailers, boats, motor homes, etc. shall be prohibited on apartment property.
- 6. *Additional criteria for apartment uses:*
 - a. The apartments may be built with any number of units per

building.

b. Storage and/or parking of vehicles not in regular use, travel trailers, personal recreational vehicles, utility trailers, boats, motor homes, etc. shall be prohibited on apartment property.

C. <u>Senior Living (Parcels B & C)</u>

Those portions of the Property designated as Parcels B and C permit all types of Senior Living residential uses, including uses defined in the Zoning Code, such as nursing homes, homes for the aged, and housing for the elderly, and also including residential uses described in more contemporary nomenclature as independent living, assisted living, memory care, and skilled nursing.

- 1. *Permitted Uses and structures:*
 - a. Nursing homes, homes for the aged, housing for the elderly, community residential homes for the elderly, group care homes for the elderly and similar uses.
 - b. Independent living, assisted living, and memory care housing for the elderly.
 - c. Adult Congregate Living Facility.
 - d. Skilled nursing facilities.
 - e. Cafeteria, dining hall, café, food court uses (breakfast/ lunch/dinner).
 - f. Amenity/recreation center, which may include a pool, tennis courts, cabana/clubhouse, health/exercise facility, and similar uses.
 - g. Parks, playgrounds, playfields, gardens, raised planting beds, recreational and community structures and similar uses.
 - h. Essential services, including water, sewer, gas, telephone, radio and electric, meeting the performance standards and development criteria as set forth in Part 4 of the Zoning Code.
- 2. *Permissible Uses by Exception:* None.
- 3. *Minimum lot width, Maximum density, Maximum lot coverage by all buildings, Minimum yard requirements, and Maximum height of*

structures for each use: For the purpose of these requirements, "lot" refers to the parent property within which the proposed buildings are located and "yard" refers to distance from the parent property boundary.

- a. Minimum lot width: None.
- b. Maximum lot coverage by all buildings: Seventy-five (75) percent.
- c. *Minimum yard requirements*. The minimum yard requirements for all structures are:
 - (1) Front: Twenty (20) feet.
 - (2) Side: Ten (10) feet.
 - (3) Rear: Ten (10) feet.
- d. Maximum height of structures: Sixty (60) feet.

D. <u>Commercial & Medical (Parcels B & C)</u>

Those portions of the Property designated as Parcels B & C permit the following Commercial & Medical uses.

- 1. *Permitted uses and structures:*
 - a. Retail outlets for the sale of food and drugs including grocery stores, apparel, toys, sundries and notions, books and stationary, leather goods and luggage, jewelry (including watch repair), art, cameras or photographic supplies (including camera repair), sporting goods, hobby shops and pet shops (but not animal boarding kennels), musical instruments, florists, delicatessens, bakeries, home furnishings and appliances (including repairs incidental to sales), office equipment or furniture, antiques, hardware, new automobile parts (including rebuilt parts but not installation, repair or rebuilding of parts) and accessories and similar uses. These uses include drive-through and drive-in facilities, and other similar and compatible uses.
 - b. Service establishments such as barber and beauty shops, shoe repair shops, restaurants (including drive-thru, drive-in, and the outside sale and service of food meeting the performance standards and development criteria as set forth in Part 4), convenience stores, filing, gas or service stations

(including automated car washes), interior decorators, gymnasiums and fitness centers, self-service laundries, dry cleaners, dry cleaning plants, tailors or dressmakers, laundries or dry cleaning pickup stations, radio and television broadcasting offices and studios, communication towers and antennas, marinas, blueprinting, job printing, lithography, publishing and similar establishments, radio and television repair shops, travel agencies, employment offices, home equipment rental, and similar uses.

- c. Banks (including drive-through tellers), loan companies, mortgage brokers, stockbrokers, and similar financial institutions.
- d. Restaurants, cafes and food establishments (including drivein and drive-through) including the retail sale and service of all alcoholic beverages (liquor, beer or wine) for onpremises consumption.
- e. Restaurants, cafes and food establishments with permanent outside sale and service of food and alcoholic beverages meeting the performance standards and development criteria set forth in Part 4 of the Zoning Code.
- f. All types of professional, and business offices, newspaper offices, employment offices, building trades contractors (not requiring outside storage or the use of a vehicle in excess of one-ton capacity or equipment, machinery, ditching machines, tractors, bulldozers, or other heavy construction equipment), and similar uses.
- g. Hotels and motels, hotels with conference centers, and similar uses.
- h. Convention centers, conference centers, and similar uses.
- i. Commercial indoor recreational or entertainment facilities such as bowling alleys, swimming pools, indoor skating rinks, and theaters.
- j. Art galleries, museums, community centers, dance, art, gymnastics, karate, martial arts or music studios, vocational trade, or business schools, nursing schools, medical training facilities, theaters for stage performances, and similar uses.

- k. Day care centers or care centers meeting the performance standards and development criteria set forth in Part 4 of the Zoning Code.
- 1. Hospitals, sanitariums, and similar uses.
- m. Medical, dental and chiropractic offices or clinics, including a student clinic, infirmary or health facility, and similar uses.
- n. Rehabilitation hospitals, including inpatient, outpatient, and skilled nursing programs and services, and similar uses.
- o. Hospice facilities and similar uses.
- p. Research, medical and dental laboratories, manufacturers of prosthetic appliances, dentures, eyeglasses, hearing aids and similar products, cath laboratories, and similar uses.
- q. Surgery centers, outpatient surgery centers, x-ray centers, imaging (MRI) centers, and similar uses.
- r. An establishment or facility that includes the retail sale and service of all alcoholic beverages including liquor, beer or wine, for on-premises or off-premises consumption or both, including permanent or restricted outside sale and service meeting the performance standards and development criteria of Part 4 of the Zoning Code.
- s. Retail plant nurseries, including outside display.
- t. Veterinarians and animal boarding, subject to the performance standards and development criteria of the CCG-1 Zoning District as set forth in Part 4 of the Zoning Code.
- u. Retail outlets for the sale of used wearing apparel, toys, books, luggage, jewelry, cameras, sporting goods, home furnishings and appliances, furniture and similar uses.
- v. Facilities for the production of eyeglasses, hearing aids, dentures, prosthetic appliances and similar products in conjunction with a professional service being rendered at the time.
- w. Personal service establishments such as barber and beauty shops, shoe repair, interior decorators, health clubs and gymnasiums, laundries and dry cleaners, tailors, dry

cleaning pick-up, and similar uses.

- x. Travel agencies.
- y. Libraries, museums, and community centers.
- z. Commercial recreational or entertainment facilities such as cinemas and theaters.
- aa. Express or parcel delivery offices, but not trucking distribution centers.
- bb. Essential services, including water, sewer, gas, telephone, radio and electric, meeting the performance standards and development criteria as set forth in Part 4 of the Zoning Code.
- cc. Churches, including a rectory or similar use.
- dd. Fruit, vegetable, poultry or fish market.
- ee. Private clubs, lodges and fraternities.
- ff. Outside retail sale of holiday items, subject to the performance standards and development criteria as set forth in Part 4 of the Zoning Code.
- gg. Service stations meeting the performance standards and development criteria as set forth in Part 4 of the Zoning Code, service garages for major and minor repairs (including tire stores), and automated car washes, in conjunction with a service or filling station.
- 2. *Permissible uses by exception:* Those uses permitted by exception under the CCG-1 Zoning District (except those listed above as permitted uses by right) shall be allowed with the granting of a Zoning Exception by the Planning Commission, except as prohibited below.
- 3. *Minimum lot width, Maximum density, Maximum lot coverage by all buildings, Minimum yard requirements, and Maximum height of structures for each use:* For the purpose of these requirements, "lot" refers to the parent property within which the proposed buildings are located and "yard" refers to distance from the parent property boundary.
 - a. Minimum lot requirement (width and area): None.

- b. Maximum lot coverage by all buildings: None.
- c. Minimum yard requirements: For the purpose of these requirements, "lot" refers to the parcel within which the office and retail commercial use is located and "yard" refers to distance from the parcel boundary.
 - (1) Front: None.
 - (2) Side: None, except that there will be ten(10) feet between buildings.
 - (3) Rear: Ten (10) feet.
- d. Maximum height of structures: Sixty (60) feet.

E. <u>Warehouse/Flex Space (Parcel B)</u>

That portion of the Property designated as Parcel B permits the following Warehouse/Flex Space uses.

- 1. *Permitted uses and structures.*
 - a. Wholesaling, warehousing, storage or distribution establishments (but not concrete batch mixing plants) and similar uses.
 - b. Light manufacturing, processing (including food processing but not slaughterhouse) packaging and fabrication.
 - c. Building trades contractors with outside storage yards meeting the performance standards and development criteria set forth in Part 4 of the Zoning Code.
 - d. Personal property (self-storage) establishments and similar uses.
 - e. Essential services, including water, sewer, gas, telephone, radio and electric, meeting the performance standards and development criteria as set forth in Part 4 of the Zoning Code.
- 2. *Permissible Uses by Exception*: None.
- 3. *Minimum lot width, Maximum density, Maximum lot coverage by all buildings, Minimum yard requirements, and Maximum height of structures for each use:* For the purpose of these requirements, "lot"

refers to the parent property within which the proposed buildings are located and "yard" refers to distance from the parent property boundary.

- a. Minimum lot requirement (width and area): None.
- b. Maximum lot coverage by all buildings: None.
- c. Minimum yard requirements: For the purpose of these requirements, "lot" refers to the parcel within which the office and retail commercial use is located and "yard" refers to distance from the parcel boundary.
 - (1) Front: None.
 - (2) Side: None, except that there will be ten (10) feet between buildings.
 - (3) Rear: Ten (10) feet.
- d. Maximum height of structures: Thirty-five (35) feet.
- 4. All of the permitted uses, other than those specifically permitting outside storage, shall be conducted within an enclosed building.

F. <u>Preservation (Parcel A)</u>

That portion of the Property designated as Parcel A permits the following Preservation uses.

- 1. *Permitted uses and structures.*
 - a. Conservation, open space, greenspace, and passive open space uses, including recreational paths, benches, picnic tables, informational displays, kiosks, viewing areas, observation decks, and associated community/recreational structures.
 - b. Stormwater, surface water management and flood control improvements, as permitted by the applicable regulatory agencies.
 - c. Wetland preservation, mitigation, and restoration, as permitted by the applicable regulatory agencies.
 - d. Essential services, including water, sewer, gas, telephone, radio and electric, meeting the performance standards and

development criteria as set forth in Part 4 of the Zoning Code.

- 2. *Permitted Uses by Exception:* None.
- 3. *Minimum lot width, Maximum density, Maximum lot coverage by all buildings, Minimum yard requirements, and Maximum height of structures for each use*: For the purpose of these requirements, "lot" refers to the parent property within which the proposed buildings are located and "yard" refers to distance from the parent property boundary.
 - a. Minimum lot requirement (width and area): None.
 - b. Maximum lot coverage by all buildings: None.
 - c. Minimum yard requirements: None.
 - d. Maximum height of structure: None.

G. <u>Permitted Uses and Criteria Applicable for All Uses in All Portions of the Property</u>

- 1. *Permitted accessory uses and structures:* Parking, parking decks, and detached garages shall be permitted on all parcels except Parcel A.
- 2. *Recreational/open space uses:*
 - a. In any portion of Parcels B and C, the following uses shall be permitted: parks, playgrounds, park structures, site furnishings, landscaping, vegetative screens or buffers, fencing, walkways, trails, exercise courses, boardwalks, footbridges, gardens, ponds, observation platforms, storage sheds for maintenance equipment, benches, picnic areas, shelters and informational kiosks, informational signage, habitat enhancement devices such as birdhouses and bat houses, and other similar uses designed for and used for low intensity/low impact recreational/open space uses.
 - b. All active and passive recreational uses located within the parent Property will count towards the recreation requirements for any residential use.
- 3. *Dumpsters, Propane Tanks, Etc.:* Dumpsters, propane tanks and similar appurtenances shall be kept behind substantially opaque enclosures composed of the same material and painted the same

color as the principle use, such that the dumpster, propane tank, and similar appurtenances are screened from view from the surrounding roadways and adjacent properties. Utility tracts, maintenance areas, and loading/unloading zones shall be screened from surrounding roadways by landscaping and/or opaque fencing which is aesthetically compatible with other structures located on the Property.

- 4. *Outside Display*: Where outside display is permitted, such display must be located within 10 feet of the front of each building.
- 5. *Warehouse/Flex Space:* The warehouse/flex space buildings shall be architecturally compatible to the surrounding area and subject to the review and approval of the Planning and Development Department.

H. Accessory Uses and Structures

Accessory uses and structures, including those set forth in Section 656.403 of the Zoning Code, are permitted if those uses and structures are of the nature customarily incidental and clearly subordinate to a permitted principle use or structure and these uses and structures are located on the same lot (or contiguous lot in the same ownership) as the principle use. Whether attached or detached to a building or structure containing the principal use, the accessory structure shall be considered as a part of the principle building. Accessory uses shall not involve operations or structures not in keeping with character of the principle use and shall be subject to the following:

- 1. Accessory uses shall not be located in required front or side yards except as follows:
 - a. Air conditioning compressors or other equipment designed to serve the main structure may be located in a required yard and may be located not less than two (2) feet from the property line.
- 2. Accessory uses and structures related to residential uses within the PUD shall include noncommercial greenhouses and plant nurseries, tool houses and garden sheds, garden work centers, children's play areas and play equipment, private barbecue pits and swimming pools, facilities for security guards and caretakers and similar uses or structures which are of a nature not likely to attract visitors in larger number than would normally be expected with regard to a residential use. Any structure under a common roof and meeting all required yards is a principal structure. The maximum height of an accessory structure shall not exceed fifteen (15) feet in all residential developments.

3. Land clearing and processing of land clearing debris shall be accessory uses in all zoning districts; provided, however, land clearing debris may be processed only in conformity with applicable fire codes and other chapters of the City code to the extent those chapters are applicable.

I. <u>Recreation</u>

- 1. For Senior Living uses, active recreation/amenities shall be provided consistent with applicable state licensing requirements.
- 2. For any Residential uses, active recreation/amenities shall be provided in accordance with the requirements of the 2030 Comprehensive Plan and the Zoning Code. However, all active and passive recreation located within the parent Property will count towards compliance with the residential recreation requirements.

J. <u>Access</u>

- 1. All access points already constructed during the widening of Max Leggett Parkway may be utilized along with the access point previously permitted on Owens Road (City Development Number 7517.006), but not yet constructed.
- 2. Access from Hyatt Road will be generally as shown on the Site Plan. The final location of all the Hyatt Road access points is subject to the review and approval of the City's Traffic Engineer.
- 3. The entrance roads and other internal access roads and drives may be public or private. Private internal access roads may be gated. Internal access shall be provided by reciprocal easements among the driveways of the various parcels if ownership or occupancy is subdivided among more than one person or entity.
- 4. Where possible, interconnectivity between the various parcels will be provided for both vehicular and pedestrian access.

K. <u>Signage</u>

The signage shall be generally consistent to the signage previously approved in MM-18-001 and shall be part of the unified signage package for the overall Max Leggett Parkway development (see Exhibit J attached). The purpose of these sign criteria standards is to continue the coordinated signage program established under the Max Leggett PUD (Ord. 2015-562-E & MM-18-001) that provides for directional communication in a distinctive and aesthetically pleasing manner. All project identity and directional signs shall be architecturally compatible with each other and with the buildings represented.

- 1. Development Identity Monument Signs Overall Site: Subject to the restriction contained in MM-18-001 limiting the Development Identity Monument Signs to a total of three (3) signs within the overall Max Leggett Parkway development, this PUD permits up to two (2) Development Identity Monument Signs within the PUD which shall be utilized to identify the overall development. These signs may be single or double sided and externally or internally illuminated or non-illuminated. These Development Identity Monument Signs shall be generally located along Max Leggett Parkway and Hyatt Road. The signs will not exceed thirty three (33) feet in height and two hundred (200) square feet (each side) in area. Development Identity Monument Signs shall all contain the project name and/or logo, and may contain the names and logos of the tenants. Two concept plans showing alternative designs for the proposed Development Identity Monument Signs are attached hereto as Exhibit "J." The alternative plans are conceptual in nature and the final design may differ somewhat from that shown. The developer may choose to vary the two (2) Development Identity Monument Signs in height. However, the two (2) signs shall all be architecturally similar in design and appearance with each other and with the Development Identity Monument Sign(s) erected in the Max Leggett Parkway development in order to uniformly identify the overall development.
- Individual Parcel/Use Identity Monument Signs Parcels B & C: Each parcel or use within the PUD shall be permitted one (1) single or double sided on-site or "off-site" Individual Parcel/Use Identity Monument Sign which may be externally or internally illuminated or non-illuminated. The Individual Parcel/Use Identity Monument Sign shall not exceed eight (8) feet in height and fifty (50) square feet (each side) in area.
- 3. *Identity Monument Sign Parcel B:* Two (2) identity monument signs will be permitted for Parcel B. The signs may be on-site or "off-site" within Parcel C. These signs may be single or double sided and externally or internally illuminated or non-illuminated. The monument signs will not exceed fifteen (15) feet in height and fifty (50) square feet (each side) in area.
- 4. Other Signs Overall Site:
 - a. Wall signs are permitted and shall not exceed ten (10) percent of the square footage of the occupancy frontage or respective sides of the building facing the public rights-of-way, approved private street or parking lot.
 - b. Under canopy/wall blade signs are permitted. One (1) under the canopy sign/wall blade sign per occupancy is permitted not exceeding a maximum of twenty (20) square feet in area per sign;

provided, any square footage utilized for an under the canopy sign shall be subtracted from the allowable square footage that can be utilized for wall signs on the building in question, unless such sign is erected perpendicular to the building facades – blade sign.

- c. Awning signs are permitted: One (1) awning sign per occupancy is permitted. Awning graphics shall not exceed ten (10) square feet with a maximum letter height of eight (8) inches.
- 5. Directional signs: Directional signs for vehicles (handicapped, deliveries, no parking, directional, etc.) are permitted and shall be designed as a unified package. Directional signs indicating major buildings, common areas, various building entries, etc. are permitted. The design of these signs should reflect the character of the use and may include the project logo and name. For predominately vehicle directional signage, such signs shall be a maximum of four (4) square feet in area per sign face. For pedestrian directional signage, such signs shall be a maximum of twenty (20) square feet per side and a maximum of twelve (12) feet in height. All Vehicular Control Signs shall meet the requirements of the Manual on Uniform Traffic Control Devices with decorative post(s) and finials.
- 6. *Real Estate & Construction Signs:* Real estate and construction signs of a maximum of forty-eight (48) square feet in area and twelve (12) feet in height are permitted.
- 7. All signs Overall Site:
 - a. Because all identity and directional signs are architectural features intended to be compatible with and complimentary of the buildings in the PUD, they may be located in structures or frames that are part of the architecture of the project. Accordingly, sign area for all such signs as well as wall, awning, and under the canopy signs, shall be computed on the basis of the smallest regular geometric shape encompassing the outermost individual letters, words, or numbers on the sign.
 - b. Multiple tenants within one building or a series of buildings may be identified on a single sign. For signage purposes, the PUD is to be considered as a single development without regard to property ownership boundaries. Thus, individual parcels or lots which may own their sites in fee simple may have signage anywhere within the PUD even though such signage would otherwise be considered "off-site" pursuant to the Zoning Code.

- 8. *Temporary Banner Signs*: Temporary banner signs will be permitted not to exceed fifty (50) square feet in area. The banners shall be permitted to display logos and/or the name of the project and/or owner or developer and identify sales activities. Festival banners placed on street light poles are permitted.
- 9. *Required Signage*: Signs required by environmental permitting to be posted in common areas such as stormwater facilities shall be permitted.

L. <u>Silviculture Uses May Continue.</u>

Silviculture operations are a permitted use in this PUD and may continue at this site until build-out.

M. Landscaping & Buffer.

- 1. Landscape and tree protection will be provided in accordance with Part 12 of the City's Zoning Code (Landscape and Tree Protection regulations) with the following additional provisions:
 - a. Landscaping standards shall be applied taking into consideration the entire use or development at issue. For individual lots within the Property which may own their sites in fee simple, required landscaping may be provided "off-site" within the Property and may be shared with other uses, so long as the Applicant demonstrates that the Property, in its entirety, provides sufficient landscaping for all proposed uses therein. Landscape standards shall be applied within Parcels B and C without regard to property ownership boundaries, which may exist among individual uses.
 - b. A modification from the requirements of Part 12 of the Zoning Code (Landscape and Tree Protection Regulations) may be permitted within the PUD as an administrative modification to the PUD subject to the review and approval of the Planning and development Department.
- 2. A buffer/screen shall be provided as required in Section 656.1216, Zoning Code, between (1) Commercial & Medical or Warehouse/Flex Space uses and any Residential use, and (2) a Senior Living use and any Residential uses.

N. <u>Modifications.</u>

1. Amendment to this approved PUD district may be accomplished through either an administrative modification, minor modification, or by filing an application for rezoning as authorized by this PUD or

by Section 656.341 of the Zoning Code.

2. PUD amendments, including administrative deviations, administrative or minor modifications, or rezonings, may be sought for individual portions of the Property or access points within the PUD. Such PUD amendments may be sought by the owner of the parcel which is the subject of the amendment and without the consent of other PUD owners.

O. <u>Vehicular and Bicycle Parking.</u>

- 1. Vehicular off-street parking will be provided in accordance with Subpart A of Part 6 of the City's Zoning Code (Off-street Parking and Loading Regulations) with the following additional and superseding provisions:
 - a. Parking shall be provided in accordance with the following standards (based upon parking generation studies conducted by the Urban Land Institute--ULI):

Office & Clinic: Minimum 3.0 spaces per 1,000 s.f. GLA, maximum 5.0 spaces per 1,000 s.f. GLA

- b. For Residential, Commercial & Medical and Warehouse/Flex Space uses located on individual lots within Parcels B and C which may own their sites in fee simple, required off-street parking may be provided "off-site" within Parcels B and C and may be shared with other uses, so long as all of the uses within this portion, in their entirety, provide sufficient off-street parking for all proposed uses therein.
- c. For Senior Living uses within Parcels B and C, parking shall be provided at a minimum ratio of one (1) space for every four (4) beds plus 1 space for each employee or resident manager during peak shift and shall be provided in either garages, driveways, or common parking.
- d. For all other uses not specifically addressed, the provisions of Section 656.604, Ordinance Code, shall control.
- e. A modification from the requirements of Part 6 of the Zoning Code (Off-Street Parking, On-Street Parking and Loading for Motor Vehicles) may be permitted within the PUD as an administrative modification to the PUD subject to the review of the Planning and Development Department. Grounds for such modifications include the sharing of parking among uses with parking demands at different times.

- 2. Bicycle parking will be provided in accordance with Subpart B of Part 6 of the City's Zoning Code (Off-Street Parking for Bicycles) with the following additional and superseding provisions:
 - a. Parking for apartments, townhomes and condominiums will be provided at 0.125 spaces on-site per bedroom (2 spaces minimum).
 - b. No bicycle parking will be required for townhomes or condominiums.
 - c. Parking for nursing homes, assisted living and memory care facilities, Adult Congregate Living Facilities, and Skilled Nursing facilities will be provided at 1 space per 30,000 sf of floor area (2 spaces minimum).

P. Sidewalks.

Sidewalks shall be provided as required in the 2030 Comprehensive Plan and Code of Subdivision Regulations.

Q. <u>Utilities</u>

Electric, power, water and sewer will be provided by JEA.

R. <u>Pre-application conference.</u>

A pre-application conference was held on February 2, 2021.

S. <u>Justification for the PUD Rezoning.</u>

This PUD allows for the development of the second phase of the Max Leggett Parkway project. This phase will contain a mix of multifamily residential, senior housing, commercial and medical, and warehouse/flex space. As with the first phase, there will be a common scheme of development with regard to architectural appearance, signage and landscaping. Additionally, a significant portion of the property will be preserved as conservation. The PUD provides for flexibility in the site design by way of a mix of uses on one site that could not otherwise be accomplished with conventional zoning. The PUD design results in minimal impact to environmentally sensitive lands and ensures consistency with the surrounding zoning and existing uses.

T. <u>PUD/Difference from Usual Application of the Zoning Code</u>

The PUD differs from the usual application of the zoning code in the following respects:

Element	Zoning Code	Proposed PUD		
Development Identity Monument Signs	§656.1303(c)(3)(i): One street frontage sign per lot not exceeding one square foot for each linear foot of street frontage, per street, to a maximum size of 300 square feet in area for every 300 linear feet of street frontage or portion thereof is permitted, provided they are located no closer than 200 feet apart.	Subject to the restriction contained in MM-18-001 limiting the Development Identity Monument Signs to a total of three (3) signs within the overall Max Leggett Parkway development, this PUD permits up to two (2) Development Identity Monument Signs which shall be utilized to identify the overall development. These signs may be single or double sided and externally or internally illuminated or non-illuminated. These Development Identity Monument Signs shall be generally located along Max Leggett Parkway and Hyatt Road. The signs will not exceed thirty three (33) feet in height and two hundred (200) square feet (each side) in area. The Development Identity Monument Signs shall all contain the project name and/or logo, and may contain the names and logos of the tenants. Two concept plans showing alternative designs for the proposed Development Identity Monument Signs are attached hereto as Exhibit "J." The alternative plans are conceptual in nature and the final design may differ somewhat from that shown. The developer may choose to vary the two (2) Development Identity Monument Signs in height. However, the two (2) signs shall all be architecturally similar in design and appearance with each other and with the Development Identity Monument Signs (s) erected in the Max Leggett Parkway development in order to uniformly		
Individual Parcel/Use Identity Monument Signs	§656.1303(c)(3)(i): One street frontage sign per lot not exceeding one square foot for each linear foot of street frontage, per street, to a maximum size of 300 square feet in area for every 300 linear feet of street frontage or portion thereof is permitted, provided they are located no closer than	identify the overall development. Individual Parcel/Use Identity Monument Signs – Parcels B & C: Each parcel or use within the PUD shall be permitted one (1) single or double- sided on-site or "off-site" Individual Parcel/Use Identity Monument Sign which may be externally or internally illuminated or non-illuminated. The Individual Parcel/Use Identity Monument Sign shall not exceed eight (8) feet in height and fifty (50) square feet (each side) in area. Identity Monument Sign – Parcel B: Two (2) identity monument signs will be permitted for Parcel B. The signs may be on-site or "off-site" within Parcel C. These signs may be single or double sided and externally or internally illuminated or non-illuminated. The monument signs will not		
Other Signage	200 feet apart. For CCG-1 §656.1303(c)(3): (ii) wall signs are permitted. (iii) One under the canopy sign per occupancy not exceeding a maximum of eight square feet in area is permitted; provided, any square footage utilized for an under the canopy sign shall be subtracted from the allowable square footage that can be utilized for wall signs. (iv) In lieu of the street frontage sign permitted in subsection (i) above, a flag containing a business logo or other advertising is permitted; provided, the square footage of any such flag shall not	exceed fifteen (15) feet in height and fifty (50) square feet (each side) in area. Wall signs are permitted and shall not exceed ten (10) percent of the square footage of the occupancy frontage or respective sides of the building facing the public rights-of-way, approved private street or parking lot. Under canopy/wall blade signs are permitted. One (1) under the canopy sign/wall blade sign per occupancy is permitted not exceeding a maximum of twenty (20) square feet in area per sign; provided, any square footage utilized for an under the canopy sign shall be subtracted from the allowable square footage that can be utilized for wall signs on the building in question, unless such sign is erected perpendicular to the building facades – blade sign. Awning signs are permitted: One (1) awning sign per occupancy is permitted. Awning graphics shall not exceed ten (10) square feet with a maximum letter height of eight (8) inches. Directional signs: Directional signs for vehicles (handicapped, deliveries, no parking, directional, etc.) are permitted and shall be designed as a unified package. Directional signs indicating major buildings, common areas, various building entries, etc. are permitted. The design of these signs should reflect the character of the use and may include the project logo and name. For predominately vehicle directional signage, such signs shall be a maximum of tour (4) square feet in area per sign face. For pedestrian directional signage, such signs shall be a maximum of twenty (20) square		
	exceed 100 square feet, or 35 percent of the allowable square footage of the street frontage sign permitted in subsection (i) above, whichever is smaller; and provided further that the pole	feet per side and a maximum of twelve (12) feet in height. All Vehicular Control Signs shall meet the requirements of the Manual on Uniform Traffic Control Devices with decorative post(s) and finials. Real Estate & Construction Signs: Real estate and construction signs of a maximum of forty-eight (48) square feet in area and twelve (12) feet in height are permitted. Overall Site:		

	1.1 1.0 . 0	
Min Yard Requirements & Building Setbacks	upon which such flag is flown shall not exceed the height limitation set forth in subsection (h)(1), below. Only one flag containing a business logo or other advertising shall be permitted for a premises, regardless of any other factors such as number of tenants on the premises or total amount of street frontage. Further, any flag allowed pursuant to this subsection shall not be illuminated by any means, with the exception of lighting associated with an American flag being flown on the same flag pole. For CCG-1 §656.313(A)(IV)(f): (i) Front—None. (ii) Side—None. Where the lot is adjacent to a residential district, a minimum setback of 15 feet shall be provided. (iii) Rear—10 feet. For CCG-2 §656.313(A)(V)(f): (i) Front – None. (ii) Side – None. (ii) Side – None. (iii) Rear – 10 feet. (iv) Where the lot is adjacent to a residential district without an intervening street, a minimum yard of 25 feet shall be provided along private property lines adjoining the residential district. No improvements other than landscaping, visual screening or retention may be permitted in the required yard.	Because all identity and directional signs are architectural features intended to be compatible with and complimentary of the buildings in the PUD, they may be located in structures or frames that are part of the architecture of the project. Accordingly, sign area for all such signs as well as wall, awning, and under the canopy signs, shall be computed on the basis of the smallest regular geometric shape encompassing the outermost individual letters, words, or numbers on the sign. Multiple tenants within one building or a series of buildings may be identified on a single sign. For signage purposes, the PUD is to be considered as a single development without regard to property ownership boundaries. Thus, individual parcels or lots which may own their sites in fee simple may have signage anywhere within the PUD even though such signage would otherwise be considered "off-site" pursuant to the Zoning Code. Temporary Banner Signs: Temporary banner signs will be permitted not to exceed fifty (50) square feet in area. The banners shall be permitted to display logos and/or the name of the project and/or owner or developer and identify sales activities. Festival banners placed on street light poles are permitted. Required Signage: Signs required by environmental permitting to be posted in common areas such as stormwater facilities shall be permitted. (1) Front—15 feet from the front of the building to ROW. If the use has an attached garage, the front setback shall be 20 feet from the front of the garage to the ROW. (2) Side—15 feet between buildings or as otherwise approved by the Planning and Development Department. For townhomes the side setback between units shall be zero (0) feet and twenty (20) feet between buildings. (3) Rear – 10 feet. (3) Rear – 10 feet. (2) Side – None, except that there will be 10 feet between buildings. (3) Rear – 10 feet. (3) Rear – 10 feet.
Max Height	For CCG-1 §656.313(A)(IV)(g) & CCG-2 §656.313(A)(V)(g): Sixty feet.	Sixty feet.
Max Lot Coverage	For CCG-1 §656.313(A)(IV)(e) & CCG-2 §656.313(A(V)(e): None, except as otherwise required for certain uses.	Residential: Seventy-five percent. Senior Living: Seventy-five percent. Commercial & Medical: None. Warehouse/Flex Space: None.
Min Lot Requirement (width & area)	For CCG-1 §656.313(A)(IV)(d) & CCG-2 & §656.313(A)(V)(d):: None, except as otherwise required for certain uses.	None.
Landscaping & Buffer	Part 12, Chapter 656, Zoning Code.	 Landscape and tree protection will be provided in accordance with Part of the City's Zoning Code (Landscape and Tree Protection regulations) with the following additional provisions: a. Landscaping standards shall be applied taking into consideration the entire use or development at issue. For individual lots within the Property which may own their sites in fee simple, required landscaping may be provided "off-site" within the Property and may be shared with other uses, so long as the Applicant demonstrates that the Property, in its entirety, provides sufficient landscaping for all proposed uses therein. Landscape

	1	
		standards shall be applied within Parcel B without regard to property
		ownership boundaries, which may exist among individual uses. b. A modification from the requirements of Part 12 of the Zoning
		Code (Landscape and Tree Protection Regulations) may be permitted
		within the PUD as an administrative modification to the PUD subject to the
		review and approval of the Planning and development Department.
		2. A buffer/screen shall be provided as required in Section 656.1216,
		Zoning Code, between (1) Commercial & Medical or Warehouse/Flex
		Space uses and any Residential use, and (2) a Senior Living use and any
		Residential uses.
Parking for	\$656.604(a)(2): Multiple-family	Off street parking will be provided in accordance with Part 6 of the City's
Vehicles	dwellings—One and one-half	Zoning Code (Off-street Parking and Loading Regulations) with the following additional and superseding provisions:
	spaces for an efficiency, studio or one bedroom dwelling not	following additional and superseding provisions:
	exceeding 500 square feet, one	
	and three-quarters spaces for	1. Parking shall be provided in accordance with the following standards (based upon parking generation studies conducted by the Urban Land
	one bedroom dwelling	InstituteULI):
	containing 500 square feet or	institute obly.
	more, two spaces for two	Office & Clinic: Minimum 3.0 spaces per 1,000 s.f. GLA, maximum 5.0
	bedroom dwellings and an	spaces per 1,000 s.f. GLA
	additional one-quarter space for each bedroom in excess of two,	1 1 - ,
	plus one space for owner or	2. For Residential, Commercial & Medical and Warehouse/Flex Space uses
	operator and one space for each	located on individual lots within Parcels B and C which may own their sites
	two employees.	in fee simple, required off-street parking may be provided "off-site" within
		Parcel B and may be shared with other uses, so long as all of the uses
	§656.604(a)(6): Housing for	within this portion, in their entirety, provide sufficient off-street parking for
	the Elderly - One space for	all proposed uses therein.
	each two dwelling units.	
		3. For Senior Living uses within Parcels B and C, parking shall be provided
	§656.604(a)(9): Hotels &	at a minimum ratio of one (1) space for every four (4) beds plus 1 space for
	Motels - One space for each	each employee or resident manager during peak shift and shall be provided in either garages, driveways, or common parking.
	sleeping room plus the spaces	in childr galages, arroways, or common parking.
	required for accessory uses such as restaurants and	4. For all other uses not specifically addressed, the provisions of Section
	meeting rooms.	656.604, Ordinance Code, shall control.
	e e	
	§656.604(b) Institutional Uses:	5. A modification from the requirements of Part 6 of the Zoning Code (Off-
	(1) Sanitariums, rest homes,	street Parking and Loading Regulations) may be permitted within the PUD
	nursing homes, convalescent	as an administrative modification to the PUD subject to the review of the
	homes and homes for the	Planning and Development Department. Grounds for such modifications
	aged—One space for each four	include the sharing of parking among uses with parking demands at
	beds plus one space for each	different times.
	employee or resident manager.	
	(2) Community residential homes—One space for each	
	employee or resident	
	manager, plus one space for	
	each four beds.	
	(3) Hospitals—One and one-	
	half spaces for each bed.	
	(4) Churches and funeral	
	homes—One space for each three seats in a sanctuary or	
	chapel area, or one space per	
	35 square feet of gross floor	
	area in the main auditorium,	
	whichever is greater.	
	(5) Art galleries, libraries and	
1	museums—One space for	
	each 500 square feet of gross	
	floor area.	
	(6)Orphans' homes—One space for each employee plus	
	one space for each six beds.	

	§656.604(c)Schools,	
	educational uses and care	
	centers:	
	(1) Kindergarten, elementary	
	and junior high schools—Two	
	spaces for each classroom,	
	office room and kitchen.	
	(2) Senior high schools—Five	
	spaces for each classroom,	
	office room, kitchen,	
	gymnasium and auditorium.	
	(3) Day care/care center—One	
	nd one-half spaces for each	
	employee plus adequate	
	provision for loading and	
	unloading of persons.	
	(4) Dance, art and music	
	studios—One space for each	
	300 square feet of gross floor	
	area.	
	(5) Vocational, trade and	
	business schools—One space	
	for each 300 square feet of	
	-	
	gross floor area.	
	(6) Colleges/universities—	
	Four tenths of a space per	
	commuter student plus five	
	tenths of a space per resident	
	student, plus 0.85 of a space	
	per faculty or staff member;	
	provided, however, that the	
	Chief may adjust these	
	requirements where warranted	
	to reflect project mass transit	
	utilization and existing or	
	proposed availability of	
	carpooling and/or vanpooling	
	programs.	
	programs.	
	§656.604(d) Assembly,	
	0 () S (
	recreational and similar uses:	
	(1) Private clubs—One space	
	for each four seats or one	
	space for each 200 square feet	
1	of gross floor area, whichever	
	is greater.	
1	(2) Restaurants—One space	
	for each four patron seats	
	(including indoor and outdoor	
	patron seating) plus one space	
1	for each two employees on a	
	peak hour shift.	
	(3) Theaters—One space for	
	each four seats.	
	(4) Bowling alleys—Three	
	spaces for each alley, plus	
1	required parking for any other	
	uses on the site.	
	(5) Stadiums and arenas—One	
	space for each four seats.	
	(6) Community center,	
1	meeting rooms, recreational	
1	facilities—One space for each	
1	200 square feet of gross floor	
1	area or one space for each	
1	three seats, whichever is	
	greater.	
	·	

(7) Billiard pathos—Three spaces for every to tables. (8) Public, private and commercial parks, campgrounds and recreational area—One space for each campsite or pienic area. (9) Gold driving mages—One space of parking for other metrillary uses on site. (10) Nighelubs—Nightelubs not located within the Downtown Overlay Area shall provide parking spaces based on the formula (GFA* 0904) * $F = PS Where 'GFA' is thesquare footage of Gross FloorArea of the structure(s)occupied by the Nightelub,where 'G904' is a constantmonther, where 'TS' is thetoroas eadered privilyoccupied by the Nightelub,where 'TS' is thetoroas eadered privilyprovide parking of Gross FloorArea of the structure(s)occupied by the Nightelub,where 'TS' is thetoroas eadered privilyprovide parking of Gross FloorArea of the structure(s)occupied by the Nightelub,where 'TS' is thetoroas eadered privilyprovide parking of Gross FloorArea of Area (SA) andbow - F = 1.2, SI,000 to 39.990 GFA -F = 2.2, SI,000 to 39.990 GFA- F = 1.3, 40.000 GFA andabow - F = 1.2, Nightelubslocated within the DowntownOverlay Area shall be tratedas ''restauranta' for purposesof other of more floorsquare fort gross or on spaceper 200 square fort gross or on spaceper 200 square fort gross or on spaceper 200 square fort gross floorsquare fort gross floor area.(1) Professional and businessoffices, including molical anddenial offices or elinis—Three spaces for each 1.000square fielt of gross floor area.(2) Research labor arean.There shall be a maximum ofsix spaces for each 1.000square fielt of gross floor area.(3) Restor of histor thereOne space for each lowcomployees plus area square fort gross floorarea.$			
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commercial parks, earnprounds and recreational areas—One space for each campsite or picine area. (9) Golf driving ranges—One space for each tore plus required parking for other ancillary uses on site. (10) Nightelubs—Nightelubs not located within the Downtown Overlay Area shall provide parking spaces based on the formula (GFA * 0.904) * $F = PS$ where 'GFA' is the square footage of Grass Floor Area of the structure(s) occupied by the Nightelub, where '0.904 * is a constant number, where 'PS' is the total number of parking spaces derived through and resulting from application of the formula rounded up to the nearest whole number, and where 'F is an occupancy factor based on the GFA as follows: to to 14,999 GFA - F = 2.23; 15,000 C 24,999 GFA - F = 2.3; 15,000 C 24,999 GFA - F = 2.3; 15,000 C 24,999 GFA - F = 2.3; 15,000 GFA and above F = 1.12. Nightelubs bloated within the Downtond O'Y thes 3'' for protection of determining the required number of purking spaces, (11) Fritess centers—five parking spaces per 1.000 square feet gross or one space per 200 square feet gross. 656.604(c) Office and professional taxes: (11) Fritess centers—five parking spaces per 1.000 square feet of gross floor area. There spaces for each 1.000 square feet of gross floor area. There space for each two employees plus one space for each company vehicle plus two squares for the plus maximum of six spaces for each 1.000 square feet of gross floor area. There space for each two employees plus one space for each company vehicle plus two squares for the or gross floor area. There space for each two employees plus one space for each company vehicle plus two squares for the or gross floor area. There shall be a maximum of six spaces for each 1.000 square feet of gross floor area. There space for each two employees plus one space for each company vehicle plus two squares for the or gross floor area.			
campgrounds and recreational area—One space for each (9) Golf driving ranges—One space for each tee plus required parking for other ancillary uses on site. (10) Nightches—Nightchebs not located within the Downtown Overlay Area shall provide parking spaces based on the formula (GFA \pm .004) \pm F = PS where "GFA" is the square footage of Gross Floor Area of the structure(s) occupied by the Nightchb, where "0.904" is a constant mumber, where "PS' is full typace drived through and resisting from application of the formula promoted by the the follows: 0 to 14,999 GFA \pm F = .13; 4,000 GFA \pm an follows: 0 to 14,999 GFA \pm F = .13; 4,000 GFA \pm an d above \pm F = .13. Nightchubs located within the Downtown Overlay Area shall be treated as "restaurants" for purposes of determining the required number of parkers per 1.000 square feet ogross or one space per 200 square feet gross floor Area of floors of most parkers of determining the required number of parkers per 1.000 square feet of gross floor area. (11) Fluess centers—Five parking spaces per 1.000 square feet of gross floor area. (2) Resarch laboratories— Three spaces for each 1.000 square feet of gross floor area. (3) Resarch laboratories— One space for each two employees plus on space for each company vehicle plus two spaces for each 1.000 square feet of gross floor area.			
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campatie or picnic area. (9) Golf driving ranges—One space for each tee plus required parking for other ancillary uses on site. (10) Nighteubas—Nighteubas not located within the Downtown Overlay Area shall provide parking spaces based on the formula (GFA *. 9044) * $F = PS$ where "GFA" is the square footage of Gross Floor Area of the structure(s) occupied by the Nighteuba, where "Wis on the Nighteuba, where "PS" is no accupance by the Nighteuba, where "Visit is a constant number, where "PS" is the total number of parking spaces derived through and resulting from application of the formula rounded up to the nearest whole number, and where "F" is no accupancy factor based on the GFA as follows: (10 - 14.999 GFA - F = .2; 55,000 to 24.999 GFA - F = .2; 55,000 to 24.999 GFA - F = .13; 40,000 GFA and above - F = .13; 40,000 GFA and above - F = .13; 40,000 GFA and above - F = .10; Nighteubas located within the Downtown Overlay Area shall be treated as "restaurants" for purposes of determining the required number of parking spaces. (11) Finesc so or one space per 200 square feet gross.			
(9) Golf driving ranges—One space for each the plus required parking for other ancillary uses on site. (10) Nightelubs—Nightelubs not located within the Downtown Overlay Area shall provide parking spaces based on the formula (GFA * 0046) * F = PS where 'GFA' is the square footage of Gross Floor Area of the structure(s) occupied by the Nightelub, where '0,004' is a constant number, where 'PST' is the total number of parking spaces derived through and restructure(s) the nightelub, where '0,004' is a constant number, where 'PST' is the total number of the GFA as fictor based on the G	are	eas—One space for each	
space for each tec plus required parking for other ancillary uses on site. (10) Nightchubs—Nightchubs not located within the Downtown Overlay Area shall provide parking spaces based on the formula (GFA * 0.004) * T = PS where 'GFA' is the square footage of Gross Floor Area of the structure(s) occupied by the Nightchub, where "Ts" is the total number, where 'PS'' is the total number of parking spaces derived through and resulting from application of the formula rounded up to the nearest whole number, and where "Ts" is an occupancy factor based on the GFA as follows: 0 to 14.999 GFA - F = 2.53, 15,000 to 24.999 GFA - F = 2.33, 40,000 GFA and above - F = 1.23, Nightchubs located within the Downtown Overlay Area shall be treated as "restaurants" for purposes of determining the required number of parking spaces. (11) Froits sconters—Five parking spaces per 1,000 square feet gross.			
required parking for other ancillary uses on site. (10) Nightelubs—Nightelubs not located within the Downtown Overlay Area shall provide parking spaces based on the formula (GFA * 0904) * $I = PS$ where "GFA" is the square footage of Gross Floor Area of the structure(s) occupied by the Nightelub, where "0904" is a constant number, where "PS" is the total number of parking spaces derived through and resulting from application of the formula rounded up to the nearest whole number, and where "T" is an occupancy factor based on the GFA as follows: 0 to 14,999 GFA - F = 22; 15,000 to 24,999 GFA - F = 1,2; 2000 to 24,999 GFA - F = 1,2; 2000 to 24,999 GFA - F = 1,2; 2000 to 24,999 GFA - F = 1,2; 25,000 to 34,999 GFA - F = 1,2; 10,000 GFA and above - F = 1,12. Nightelubs located within the Downtown Oxelay Area shall be treated as "restamants" for purposes of determining the required number of parking spaces. (1) Professional and business (1) Professional and business (1) Professional and business (1) Professional and business (1) Professional and business (2) Square feet gross.	(9)) Golf driving ranges—One	
ancillary uses on site. (10) Night-tobes—Night-tube not located within the Downtown Overlay Area shall provide parking spaces based on the formula (GFA * 1904) * $\mathbf{F} = -\mathbf{PS}$ where "GFA" is the square footage of Gross Floor Area of the structure(s) occupied by the Night-tub, where ".0904" is a constant number, where "PS" is the total number of parking spaces derived through and resulting from application of the formula rounded up to the nearest whole number, and where "F" is an occupancy factor based on the GFA as follows: 0 to 14,999 GFA - F = .23; 15,000 to 24,999 GFA - F = .2; 25,000 to 24,999 GFA - F = .13; Aug000 GFA and above - F = .12. Night-tub located within the Downtown Overlay Area shall be treated as "resturnat"s for purposes of determining the required number of parking spaces. (11) Fitness centers—five parking spaces per 1.000 square feet gross. 656.604(e) <i>Office and</i> professional and business offices, including medical and detail offices or clinics— Three spaces for cach 1.000 square feet gross for area. (2) Research laboratories— One space for each two employees plus one space for ach company vehicle plus two spaces for parking. (3) Ratio or television broadeasting office or structurnation parking the spaces. (3) Ration television (4) Research laboratories— One space for each two employees plus one space for ach. (3) Ration television broadeasting office or structure.	spa	ace for each tee plus	
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656.604(e) Office and professional uses: (1) Professional and business offices, including medical and dental offices or clinics— Three spaces for each 1,000 square feet of gross floor area. There shall be a maximum of six spaces for each 1,000 square feet of gross floor area. (2) Research laboratories— One space for each two employees plus one space for each company vehicle plus two spaces for patron parking. (3) Radio or television broadcasting office or studio—One space for each 500 square feet of gross floor area.			
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(3) Radio or television broadcasting office or studio—One space for each 500 square feet of gross floor area.			
broadcasting office or studio—One space for each 500 square feet of gross floor area.	two	o spaces for patron parking.	
studio—One space for each 500 square feet of gross floor area.			
500 square feet of gross floor area.	bro	padcasting office or	
area.	stu	udio—One space for each	
	are	ea.	
	(E	6 601(D Commencial wasa	
656.604(f) Commercial uses:	65	0.004(1) Commercial uses:	

	 Business, commercial or personal service establishments (not otherwise listed)—.Three spaces for each 1,000 square feet of gross floor area. There shall be a maximum of six spaces for each 1,000 square feet of gross floor area. Auto service station—Tw spaces plus four spaces for each service bay. Auto repair—One space per 200 square feet of gross floor area. Bus, railroad or other transportation terminals—Or space for each 400 square feet of non-storage floor area, plu one space for each two employees. 	
Parking for Bicycles	wholesale, warehouse, storage and similar uses: On space per 2,000 square feet o gross floor area.656.608(a) Residential uses(1)0.025 space on-site pe family(1)0.025 space on-site pe family(1)0.025 space spaces(1)0.025 space spaces(1)0.025 space spaces(1)0.025 space spaces(1)0.025 space spaces(1)0.025 space spaces(1)0.025 space spaces(1)spaces spaces(1)spaces spaces(1)spaces spaces(1)spaces spaces(1)spaces spaces(1)spaces spaces(1)spaces spaces(1)spaces spaces(1)spaces spaces(1)spaces spaces(2)spaces spaces(2)spaces spaces(3)spaces spaces(4)spaces spaces(5)spaces spaces(2)spaces spaces(3)spaces spaces(4)spaces spaces(5)spaces spaces(5)spaces spaces(6)spaces spaces(7)spaces spaces(8)spaces spaces(8)spaces spaces(8)spaces spaces(8)spaces spaces(8)spaces spaces(8)spaces spaces(8)spaces spaces </th <th> Bicycle parking will be provided in accordance with Subpart B of Part 6 of the City's Zoning Code (Off-Street Parking for Bicycles) with the following additional and superseding provisions: a. Parking for apartments, townhomes and comdominiums will be provided at 0.125 spaces on-site per bedroom (2 spaces minimum). b. No bicycle parking will be required for townhomes or condominiums. </th>	 Bicycle parking will be provided in accordance with Subpart B of Part 6 of the City's Zoning Code (Off-Street Parking for Bicycles) with the following additional and superseding provisions: a. Parking for apartments, townhomes and comdominiums will be provided at 0.125 spaces on-site per bedroom (2 spaces minimum). b. No bicycle parking will be required for townhomes or condominiums.
	(2)0.125 space on-site pe bedroom (spaces minimum structured parking) Individual garages shall be credited 2 bedrooms per bay.0.125 space on-site pe bedroom (spaces minimum spaces	
	(3) Rooming and boarding houses1 per 3 rooms(4) Mobile home park2% of the required of street moto	

	vehicle parking
(5) Convents and monasteries	1 per 5 rooms
(6) Fraternity and sorority houses	0.5 spaces per bedroom (2 spaces minimum)
(7) Hotels and motels	l space per 20,000 sf of floor area (2 spaces minimum)
656.608 (b) In	stitutional uses:
(1) Rest homes, nursing homes and homes for the aged and elderly	1 space per 20,000 sf of floor area (2 spaces minimum)
(2) Hospitals	1 space per 20,000 sf floor area (2 spaces minimum)
(3) Churches	Spaces for 2% of building occupancy (2 spaces minimum)
(4) Art galleries, libraries and museums	l space per 10,000 sf floor area (2 spaces minimum)
656.608(c) Scl educational us nurseries:	nools, es and day
(1) Elementary and middle schools	1 space per 20 students of planned capacity (2 spaces minimum)

	F	
(2) High schools	l space per 20 students of planned capacity (2 spaces minimum)	
(3) Day nursery and kindergarten	Provide a minimum of 2 spaces	
(4) Dance, art and music studios	To be determined by the appropriate reviewing entity.	
(5) Vocational, trade and business schools	1 space per 10 students of planned capacity (2 spaces minimum)	
(6) Colleges	1 space per 10 students of planned capacity (2 spaces minimum)	
656.608 (d) Asso recreational and	embly, similar uses:	
(1) Private clubs	Spaces for 2% of building occupancy (2 spaces minimum)	
(2) Restaurants (full service)	l space per 5,000 sf floor area (2 spaces minimum)	
(3) Fast food restaurants	l space per 5,000 sf floor area (2 spaces minimum)	
(4) Bowling alleys and billiard parlors	Spaces for 2% of building occupancy (2 spaces minimum)	

		T
(5) Stadiums and arenas	Spaces for 2% of building occupancy; maximum 100 spaces	
(6) Community center, meeting rooms, auditoriums	Spaces for 2% of building occupancy (2 spaces minimum)	
(7) Public, private and commercial parks, campgrounds recreational areas/facilities and fitness centers	Spaces for 2% of building occupancy (2 spaces minimum)	
656.608(e) Office professional uses:		
(1) Medical and dental offices or clinics	l space per 20,000 sf floor area (2 spaces minimum)	
(2) Research laboratories (non- University)	l space per 20,000 sf floor area (2 spaces minimum)	
(3) Professional and business offices	l space per 20,000 sf floor area (2 spaces minimum)	
(4) Radio or television broadcasting office or studio	l space per 20,000 sf floor area (2 spaces minimum)	
656.608 (f) Comr	nercial uses:	
(1) Business, commercial or personal service establishments	1 space per 5,000 sf floor area (2 spaces minimum)	

(2) Commercial shopping centers	l space per 5,000 sf floor area (2 spaces minimum)	
(3) Wholesale, warehouse or storage use	5% of the required off-street motor vehicle parking	
(4) Marinas	5% of the required off-street motor vehicle parking	
(5) Auto service static & Auto repai		
(6) Bus, railroad or other transportation terminals	Spaces for 1.5% of AM peak period daily ridership	
656.608(g) Inc similar uses:	lustrial and	
All industrial uses	5% of the required off- street motor vehicle parking	
parking for bid identified in th be determined	quired off-street ycles for uses not is ordinance will by the Chief of ng, according to ats for similar	
656.608(i): Minimum requ Notwithstandir requirements of Code, each sep specified abov least two off-s parking spaces however, that	ng any other of this Zoning parate use e shall provide at treet bicycle ; provided,	

	requirement shall not apply in the Central Business District.	
Uses	For CRO: §656.311(A)(III)(a)	Permitted Uses Residential:
	Permitted uses and structures:	a. Multifamily dwellings, including apartments, townhouses (both rental and fee simple), and condominiums consistent with the additional criteria
	(1) Medical and dental office	set forth in Sections B.4 & B.5 below.
	or clinics (but not hospitals).	b. Amenity/recreation center, which may include a pool, tennis courts,
	(2) Professional and business	cabana/clubhouse, health/exercise facility, meeting rooms, and similar uses.
	offices. (3) Multiple-family dwellings.	c. Structured parking.d. Parks, playgrounds, playfields, and recreational and community
	(4) Single family dwellings	structures.
	that were originally designed	e. Conservation, open space, greenspace, and passive open space uses,
	and constructed prior to	including recreational paths, benches, picnic tables, informational displays,
	adoption of the	kiosks, viewing areas, observation decks, and associated
	Comprehensive Plan.	community/recreational structures.
	(5) Schools meeting the	f. Stormwater, surface water management and flood control improvements,
	performance standards and development criteria set forth	as permitted by the applicable regulatory agencies. g. Wetland preservation, mitigation, and restoration, as permitted by the
	in Part 4.	applicable regulatory agencies.
	(6) Vocational, trade or	h. Essential services, including water, sewer, gas, telephone, radio and
	business schools.	electric, meeting the performance standards and development criteria as set
	(7) Colleges and universities.(8) Fraternity and sorority	forth in Part 4 of the Zoning Code.
	houses.	Permitted Uses Senior Living:
	(9) Churches, including a	a. Nursing homes, homes for the aged, housing for the elderly, community
	rectory or similar uses,	residential homes for the elderly, group care homes for the elderly and
	meeting the performance standards and development	similar uses. b. Independent living, assisted living, and memory care housing for the
	criteria set forth in Part 4.	elderly.
	(10) Parks, playgrounds and	c. Adult Congregate Living Facility.
	playfields or recreational or	d. Skilled nursing facilities.
	community structures meeting	e. Cafeteria, dining hall, café, food court uses (breakfast/ lunch/dinner).
	the performance standards and	f. Amenity/recreation center, which may include a pool, tennis courts,
	development criteria set forth	cabana/clubhouse, health/exercise facility, and similar uses.
	in Part 4. (11) Adult Congregate Living	 g. Parks, playgrounds, playfields, gardens, raised planting beds, recreational and community structures and similar uses.
	Facility (but not group care	h. Essential services, including water, sewer, gas, telephone, radio and
	home or residential treatment	electric, meeting the performance standards and development criteria as set
	facility).	forth in Part 4 of the Zoning Code.
	(12) Libraries, museums and	
	community centers.	Permitted Uses Commercial & Medical:
	(13) Radio and television broadcasting studios and	a. Retail outlets for the sale of food and drugs including grocery stores, apparel, toys, sundries and notions, books and stationary, leather goods and
	offices (subject to Part 15).	luggage, jewelry (including watch repair), art, cameras or photographic
	(14) Banks without drive-	supplies (including camera repair), sporting goods, hobby shops and pet
	through, savings and loan	shops (but not animal boarding kennels), musical instruments, florists,
	institutions, and similar uses.	delicatessens, bakeries, home furnishings and appliances (including repairs
	(15) Art galleries, dance, art,	incidental to sales), office equipment or furniture, antiques, hardware, new
	gymnastics, fitness centers, martial arts and music studios,	automobile parts (including rebuilt parts but not installation, repair or rebuilding of parts) and accessories and similar uses. These uses include
	and theaters for stage	rebuilding of parts) and accessories and similar uses. These uses include drive-through and drive-in facilities, and other similar and compatible uses.
	performances (but not motion	b. Service establishments such as barber and beauty shops, shoe repair
	picture theaters).	shops, restaurants (including drive-thru, drive-in, and the outside sale and
	(16) Cosmetology and similar	service of food meeting the performance standards and development
	uses including facilities for	criteria as set forth in Part 4), convenience stores, filing, gas or service
	production of eyeglasses,	stations (including automated car washes), interior decorators, gymnasiums
	hearing aids, dentures,	and fitness centers, self-service laundries, dry cleaners, dry cleaning plants, tailors or dressmakers, laundries or dry cleaning nickup stations, radio and
	prosthetic appliances and similar products either in	tailors or dressmakers, laundries or dry cleaning pickup stations, radio and television broadcasting offices and studios, communication towers and
	conjunction with a	antennas, marinas, blueprinting, job printing, lithography, publishing and
	professional service being	similar establishments, radio and television repair shops, travel agencies,
	rendered or in a stand-alone	employment offices, home equipment rental, and similar uses.
	structure not exceeding 4,000	c. Banks (including drive-through tellers), loan companies, mortgage
	square feet.	brokers, stockbrokers, and similar financial institutions.
	(17) Bed and breakfast	d. Restaurants, cafes and food establishments (including drive-in and drive- through) is gluding the rotail also and service of all also halis have reased
	establishments meeting the performance standards and	through) including the retail sale and service of all alcoholic beverages (liquor, beer or wine) for on-premises consumption.

development criteria set forth	e. Restaurants, cafes and food establishments with permanent outside sale
in Part 4.	and service of food and alcoholic beverages meeting the performance
(18) Essential services,	standards and development criteria set forth in Part 4 of the Zoning Code.
including water, sewer, gas,	f. All types of professional, and business offices, newspaper offices,
telephone, radio, television	employment offices, building trades contractors (not requiring outside
and electric, meeting the	storage or the use of a vehicle in excess of one-ton capacity or equipment,
performance standards and	machinery, ditching machines, tractors, bulldozers, or other heavy
1	
development criteria set forth	construction equipment), and similar uses.
in Part 4.	g. Hotels and motels, hotels with conference centers, and similar uses.
(19) Community residential	h. Convention centers, conference centers, and similar uses.
homes of up to six residents	i. Commercial indoor recreational or entertainment facilities such as
meeting the performance	bowling alleys, swimming pools, indoor skating rinks, and theaters.
standards and development	j. Art galleries, museums, community centers, dance, art, gymnastics,
criteria set forth in Part 4.	karate, martial arts or music studios, vocational trade, or business schools,
(20) Hospice facilities.	nursing schools, medical training facilities, theaters for stage performances,
(21) Employment office (but	and similar uses.
not a day labor pool).	k. Day care centers or care centers meeting the performance standards and
	development criteria set forth in Part 4 of the Zoning Code.
For CCG-1: §656.313(A)(IV)(1)	l. Hospitals, sanitariums, and similar uses.
Permitted uses and structures:	m. Medical, dental and chiropractic offices or clinics, including a student
	clinic, infirmary or health facility, and similar uses.
(1) Commercial retail sales and	n. Rehabilitation hospitals, including inpatient, outpatient, and skilled
service establishments, except	nursing programs and services, and similar uses.
the sale of tires, which are	 Hospice facilities and similar uses.
permissible only by exception.	p. Research, medical and dental laboratories, manufacturers of prosthetic
(2) Banks, including drive-thru	appliances, dentures, eyeglasses, hearing aids and similar products, cath
tellers, savings and loan	laboratories, and similar uses.
institutions, and similar uses.	q. Surgery centers, outpatient surgery centers, x-ray centers, imaging (MRI)
(3) Professional and business	centers, and similar uses.
offices, buildings trades	r. An establishment or facility that includes the retail sale and service of all
contractors that do not require	alcoholic beverages including liquor, beer or wine, for on-premises or off-
outside storage or the use of	premises consumption or both, including permanent or restricted outside
heavy machinery, ditching	sale and service meeting the performance standards and development
machines, tractors, bulldozers or	criteria of Part 4 of the Zoning Code.
other heavy construction	s. Retail plant nurseries, including outside display.
equipment and similar uses.	t. Veterinarians and animal boarding, subject to the performance standards
(4) Hotels and motels.	and development criteria of the CCG-1 Zoning District as set forth in Part 4
(5) Commercial indoor	of the Zoning Code.
recreational or entertainment	u. Retail outlets for the sale of used wearing apparel, toys, books, luggage,
facilities such as bowling alleys,	jewelry, cameras, sporting goods, home furnishings and appliances,
swimming pools, indoor skating	furniture and similar uses.
rinks, movie theaters, indoor	v. Facilities for the production of eyeglasses, hearing aids, dentures,
facilities operated by a licensed	prosthetic appliances and similar products in conjunction with a
pari-mutuel permitholder, adult	professional service being rendered at the time.
arcade amusement centers	w. Personal service establishments such as barber and beauty shops, shoe
operated by a licensed	repair, interior decorators, health clubs and gymnasiums, laundries and dry
permitholder, game promotions	cleaners, tailors, dry cleaning pick-up, and similar uses.
or sweepstakes utilizing	x. Travel agencies.
electronic equipment, meeting	y. Libraries, museums, and community centers.
the performance standards and	z. Commercial recreational or entertainment facilities such as cinemas and
development criteria set forth in	theaters.
Part 4, drawings by chance	aa. Express or parcel delivery offices, but not trucking distribution centers.
conducted in connection with the	bb. Essential services, including water, sewer, gas, telephone, radio and
sale of a consumer product or	electric, meeting the performance standards and development criteria as set
service utilizing electronic	forth in Part 4 of the Zoning Code.
equipment, meeting the	cc. Churches, including a rectory or similar use.
performance standards and	dd. Fruit, vegetable, poultry or fish market.
development criteria set forth in	ee. Private clubs, lodges and fraternities.
Part 4, and similar uses.	ff. Outside retail sale of holiday items, subject to the performance standards
(6) Art galleries, museums,	and development criteria as set forth in Part 4 of the Zoning Code.
community centers, dance, art or	gg. Service stations meeting the performance standards and development
music studios.	criteria as set forth in Part 4 of the Zoning Code, service garages for major
(7) Vocational, trade or business	and minor repairs (including tire stores), and automated car washes, in
schools and similar uses.	conjunction with a service or filling station.
(8) Day care centers or care	hh. Parking, parking decks, and detached garages.
centers meeting the performance	
standards and development	Permitted Uses Warehouse/Flex Space:
criteria set forth in Part 4.	1

(9) Off-street commercial	a. Wholesaling, warehousing, storage or distribution establishments (but
parking lots meeting the	not concrete batch mixing plants) and similar uses.
performance standards and	b. Light manufacturing, processing (including food processing but not
criteria set forth in Part 4.	slaughterhouse) packaging and fabrication.
(10) Adult Congregate Living	c. Building trades contractors with outside storage yards meeting the
Facility (but not group care	performance standards and development criteria set forth in Part 4 of the
homes or residential treatment	Zoning Code.
facilities).	d. Personal property (self-storage) establishments and similar uses.
(11) An establishment or facility	e. Essential services, including water, sewer, gas, telephone, radio and
which includes the retail sale and	electric, meeting the performance standards and development criteria as set
service of beer or wine for off-	forth in Part 4 of the Zoning Code.
premises consumption or for on-	6
premises conjunction with a	Permitted Uses Preservation:
restaurant.	a. Conservation, open space, greenspace, and passive open space uses,
(12) Retail plant nurseries	including recreational paths, benches, picnic tables, informational displays,
including outside display, but not	kiosks, viewing areas, observation decks, and associated
on-site mulching or landscape	community/recreational structures.
contractors requiring heavy equipment or vehicles in excess	b. Stormwater, surface water management and flood control improvements, as permitted by the applicable regulatory agencies.
of one-ton capacity.	c. Wetland preservation, mitigation, and restoration, as permitted by the
(13) Express or parcel delivery	applicable regulatory agencies.
offices and similar uses (but not	d. Essential services, including water, sewer, gas, telephone, radio and
freight or truck terminals)	electric, meeting the performance standards and development criteria as set
(14) Veterinarians and animal	forth in Part 4 of the Zoning Code.
boarding, subject to the	
performance standards and	
development criteria set forth in	
Part 4.	
(15) Personal property storage	
establishments meeting the	
performance development	
criteria set forth in Part 4.	
(16) Retail outlets for the sale of	
used wearing apparel, toys,	
books, luggage, jewelry,	
cameras, sporting goods, home	
furnishings and appliances,	
furniture and similar uses.	
(17) Essential services, including	
water, sewer, gas, telephone,	
radio, television and electric,	
meeting the performance	
standards and development	
criteria set forth in Part 4.	
(18) Churches, including a	
rectory or similar use.	
(19) Outside retail sales of	
holiday items, subject to the	
performance standards and	
development criteria set forth in	
Part 4. (20) WI $1 = 1$	
(20) Wholesaling or	
distributorship businesses	
located within a retail shopping	
center (but not on an out-parcel	
or within a stand-alone	
structure), provided such use is	
limited to 30 percent of the total	
gross square footage of the retail	
shopping center of which the	
wholesaling use or activity is a	
part, and further provided there	
is no warehousing or storage of	
products not directly associated	
with the wholesaling or	
distributorship businesses	
located on the premises.	
area on the promises.	

(21) A 11 6	
(21) Assembly of components	
and light manufacturing when in	
conjunction with a retail sales or	
service establishment, conducted	
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without outside storage or	
display.	
(22) Filling or gas stations	
meeting the performance	
standards and development	
-	
criteria set forth in Part 4.	
(23) Dancing entertainment	
establishments not serving	
alcohol. This provision shall not	
supersede any other approvals or	
requirements for such use found	
elsewhere in this Chapter or	
elsewhere in the Ordinance	
Code.	
(24) Mobile Car Detailing	
Services and automated car wash	
facilities meeting the	
performance standards and	
development criteria set forth in	
Part 4.	
For CCG-1 656.313(A)(IV)(c)	
Permissible uses by exception.	
(1) An establishment or	
facility which includes the	
retail sale and service of all	
alcoholic beverages including	
liquor, beer or wine for on-	
premises consumption or off-	
premises consumption or	
both.	
(2) Permanent or restricted	
outside sale and service,	
meeting the performance	
standards and development	
criteria set forth in Part 4.	
(3) Residential treatment	
facilities and emergency	
shelters.	
(4) Multi-family residential	
integrated with a permitted	
use.	
(5) Crematories.	
(6) Service garages for minor	
or major repairs	
(7) Auto laundry or manual	
car wash.	
(8) Pawn shops (limited to	
items permitted in the CCG-1	
Zoning District).	
(9) Recycling collection	
points meeting the	
performance standards and	
development criteria set forth	
in Part 4.	
(10) Retail sales of new or	
used automobiles	
(11) Blood donor stations,	
plasma centers and similar	
uses.	
(12) Private clubs.	
(13) Restaurants with the	
outside sale and service of	
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food meeting the performance	
standards and development	
criteria set forth in Part 4.	
(14)Billiard parlors.	
(15) Service and repair of	
general appliances and small	
engines.	
(16) Schools meeting the	
performance standards and	
development criteria set forth	
in Part 4.	
(17) Dancing entertainment	
establishments serving	
alcohol. This provision shall	
not supersede any other	
approvals or requirements for	
such use found elsewhere in	
this Chapter or elsewhere in	
the Ordinance Code.	
(18) Nightclubs.	
(19) Indoor gun ranges	
meeting the performance	
standards and development	
criteria set forth in Part 4.	
(20) Sale of new or used tires,	
meeting the performance	
standards and development	
criteria set forth in Part 4.	
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For CCG-2 §656.313(A)(v)(a)	
Permitted uses and structures.	
(1) Commercial Retail Sales	
and Service Establishments.	
(2) Retail sales of new or used	
automobiles, trucks and	
tractors, mobile homes, boats,	
pawnshops subject to Part 4,	
automotive vehicle parts (but	
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not automobile wrecking	
yards, junkyards or scrap	
processing yards), heavy	
machinery and equipment,	
dairy supplies, feed, fertilizer,	
plant nurseries, lumber and	
building supplies and similar	
products.	
(3) Service stations, truck	
stops, automated car wash	
meeting the performance	
standards and development	
criteria set forth in Part 4, auto	
laundry, mobile car detailing	
services, major automotive	
repair, car or truck rental,	
restaurants, laundromat or dry	
cleaners, veterinarians, animal	
boarding kennels meeting the	
performance standards and	
development criteria set forth	
1	
in Part 4, pest control,	
carpenter or cabinet shops,	
home equipment rentals, job	
printing or newspapers, radio	
or television offices and	
studios, blood donor stations	
and similar uses.	

(4) Commercial, recreational	
and entertainment facilities	
such as carnivals or circuses,	
theaters (including open-air	
theaters), skating rinks,	
athletic complexes, arenas,	
auditoriums, convention	
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centers, go-cart tracks, driving	
ranges, indoor and outdoor	
facilities operated by a	
licensed pari-mutuel	
permitholder, adult arcade	
amusement centers operated	
by a licensed permitholder,	
game promotions or	
sweepstakes utilizing	
electronic equipment, meeting	
the performance standards and	
development criteria set forth	
in Part 4, drawings by chance	
conducted in connection with	
the sale of a consumer product	
or service utilizing electronic	
equipment, meeting the	
performance standards and	
development criteria set forth	
in Part 4, and similar uses.	
(5) Fruit, vegetable, poultry or	
fish markets.	
(6)All types of professional	
and business offices.	
(7) Reserved.	
(8) Small scale operations	
including wholesaling,	
warehousing, storage,	
distributorship business where	
the total operation does not	
require more than 10,000	
square feet of floor space, no	
vehicle is used in excess of	
one and one-half ton capacity,	
all merchandise is stored	
within an enclosed building	
and no heavy machinery or	
manufacturing is located on	
the premises.	
(9) Hotels and motels.	
(10) Day care centers and care	
centers meeting the	
performance standards and	
development criteria set forth	
in Part 4.	
(11) Hospitals, nursing homes,	
assisted living facilities, group	
care homes, housing for the	
elderly or orphans and similar	
uses.	
(12) Boatyards.	
(13) Racetracks for animals or	
vehicles.	
(14) Adult entertainment.	
(15) Light manufacturing,	
processing (including food	
processing (including food processing but not	
slaughterhouse), packaging or	
fabricating.	
(16) Off-street commercial	
parking lots meeting the	

performance standards and	
development criteria set forth	
in Part 4.	
(17) Retail outlets for sale of	
used wearing apparel, toys,	
books, luggage, jewelry,	
cameras, sporting goods,	
home furnishing and	
appliances, furniture and	
similar uses.	
(18) Recycling collection	
points meeting the	
performance standards and	
development criteria set forth	
in Part 4.	
(19) Essential services,	
including water, sewer, gas,	
telephone, radio, television	
and electric, meeting the	
performance standards and	
development criteria set forth	
in Part 4.	
(20) Private clubs.	
(21) Churches, including a	
rectory or similar use.	
(22) Personal property storage	
establishments meeting the	
performance standards and	
development criteria set forth	
in Part 4.	
(23) Vocational, trade and	
business schools.	
(24) Banks, including drive-	
thru tellers.	
(25) Dancing entertainment	
establishments not serving	
alcohol. This provision shall	
not supersede any other	
approvals or requirements for	
such use found elsewhere in	
this Chapter or elsewhere in	
the Ordinance Code.	
(26) A restaurant which	
includes the retail sale and	
service of all alcoholic	
beverages including liquor,	
beer or wine for on-premises	
-	
consumption.	
(27) An establishment or	
facility which includes the	
retail sale of all alcoholic	
beverages including liquor,	
beer or wine for off-premises	
consumption.	
(28) The sale of new or used	
tires, meeting the performance	
standards and development	
criteria set forth in Part 4.	
(29) Textile Recycling	
Collection Bins meeting the	
development criteria and	
performance standards set	
forth in Part 4, Section	
656.421 (Textile Recycling	
Bins).	
For CSV §656.333(A)(1)(I)(a)	
Permitted uses and structures:	
·	

	1	
	 (1) Regional, state or national forests, parks, sanctuaries and preserves. (2) Special management areas. (3) Public and private wildlife management areas. (4) Valuable environmental resources, such as sensitive vegetation, high-value habitat, wetlands, high aquifer recharge potential, and unique coastal areas. (5) Essential services, including water, sewer, gas, telephone, radio and electric, meeting the performance standards and development criteria set forth in Part 4. For ROS §656.334(A)(1)(a) Permitted uses and structures: (1) Dude ranches, riding academies or boarding stables, if structures for the housing of animals are not located within 100 feet of a property line. (2) Private camps, camping grounds, parks and recreational areas and travel trailer parks. (3) Playgrounds and playfields. (4) Country clubs, private clubs and golf courses meeting the performance standards and development criteria set forth in Part 4. (5) Rifle, shotgun or pistol shooting ranges, field archery ranges, golf driving ranges 	
	 criteria set forth in Part 4. (5) Rifle, shotgun or pistol shooting ranges, field archery ranges, golf driving ranges and par-three golf courses. (6) Marina, bait and tackle shops, commercial hunting or fishing camps. (7) Fairgrounds. 	
	 (8) Open space, including natural vegetation/landscaping, waterbodies, etc. (9) Essential services, including water, sewer, gas, telephone, radio and electric, meeting the performance standards and development criteria set forth in Part 4. 	
Permitted Accessory Uses & Structures	Section 656.403, Zoning Code.	For Residential uses: As accessory to the uses within this portion of the PUD, the sale of convenience goods, personal and professional services for the residents only shall be permitted; provided, however, that these sales shall be designed and scaled to meet only the requirements of the residents in the multifamily uses and there shall be no signs or other external evidence of the existence of these services. For all uses: Accessory uses and structures, including those set forth in Section 656.403 of the Zoning Code, are permitted if those uses and structures are of the nature customarily incidental and clearly subordinate to a permitted principle use or structure and these uses and structures are located on the same lot (or contiguous lot in the same ownership) as the

		principle use. Whether attached or detached to a building or structure
		containing the principal use, the accessory structure shall be considered as a part of the principle building. Accessory uses shall not involve operations
		or structures not in keeping with character of the principle use and shall be subject to the following:
		 Accessory uses shall not be located in required front or side yards except as follows:
		a. Air conditioning compressors or other equipment designed to serve the main structure may be located in a required yard and
		may be located not less than two (2) feet from the property line. 2. Accessory uses and structures related to residential uses within the PUD
		shall include noncommercial greenhouses and plant nurseries, tool houses and garden sheds, garden work centers, children's play areas and play
		equipment, private barbecue pits and swimming pools, facilities for security
		guards and caretakers and similar uses or structures which are of a nature not likely to attract visitors in larger number than would normally be
		expected with regard to a residential use. Any structure under a common roof and meeting all required yards is a principal structure. The maximum
		height of an accessory structure shall not exceed fifteen (15) feet in all residential developments.
		3. Land clearing and processing of land clearing debris shall be accessory
		uses in all zoning districts; provided, however, land clearing debris may be processed only in conformity with applicable fire codes and other chapters of the City code to the extent those chapters are applicable.
Permissible	For CCG-1:	Those uses permitted by exception under the CCG-1 Zoning District
Uses by Exception	<pre>§656.313((A)(IV)(c): (1) An establishment or facility</pre>	(except those listed above as permitted uses by right) shall be allowed with the granting of a Zoning Exception by the Planning Commission, except as
	which includes the retail sale and	prohibited below.
	service of all alcoholic beverages including liquor, beer or wine for	
	on-premises consumption or off- premises consumption or both.	
	(2) Permanent or restricted	
	outside sale and service, meeting the performance standards and	
	development criteria set forth in	
	Part 4. (3) Residential treatment	
	facilities and emergency shelters.	
	(4) Multi-family residential integrated with a permitted use.	
	(5) Crematories.(6) Service garages for minor or	
	major repairs	
	(7) Auto laundry or manual car wash.	
	(8) Pawn shops (limited to items	
	permitted in the CCG-1 Zoning District).	
	(9) Recycling collection points	
	meeting the performance standards and development	
	criteria set forth in Part 4. (10) Retail sales of new or used	
	automobiles	
	(11) Blood donor stations, plasma centers and similar uses.	
	(12) Private clubs.	
	(13) Restaurants with the outside sale and service of food meeting	
	the performance standards and	
	development criteria set forth in Part 4.	
	(14) Billiard parlors.	
	(15) Service and repair of general appliances and small	
	engines.	

 performance standards and development criteria set forth in Part 4. (17) Dancing entertainment establishments serving alcohol. This provision shall not supersede any other approvals or requirements for such use found elsewhere in this Chapter or elsewhere in the Ordinance Code. (18) Nightclubs. (19) Indoor gun ranges meeting the performance standards and development criteria set forth in Part 4. (20) Sale of new or used tires, meeting the performance standards and development criteria set forth in Part 4. For RR-Acre: §65.304(A)(D)(c): (1) Cemeteries and mausoleums but not funeral homes or morturies. (2) Sale on the part 9. (3) Excavations, Lakes, and Borrow pissubject to the performance standards and development criteria set forth in Part 4. (3) Excavations, Lakes, and Borrow pissubject to the performance standards and development criteria set forth in Part 4. (4) Bed and breakfast establishments meeting the performance standards and development criteria set forth in Part 4. (5) Essential services, including water, seven; gas, telphone, radio, television and electric, meeting the performance standards and development criteria set forth in Part 4. (6) Day care centers meeting the 	 · · · · · · · · · · · · · · · · · · ·
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development criteria set forth in	
Part 4.	
(7) Churches, including a rectory	
or similar use, meeting the	
performance standards and	
development criteria set forth in	
Part 4.	
(8) Home occupations meeting	
the performance standards and	
development criteria set forth in	
Part 4.	Part 4.

U. <u>Permissible Uses by Exception.</u>

If not otherwise listed as a permitted use herein, permissible uses by exception in the CCG-1 zoning district are permitted by exception on Parcels B and C only.

V. <u>Continued Operation of Common Areas.</u>

Regarding the intent for the continued operation and maintenance of those areas and functions and facilities which are not to be provided, operated, or maintained by the City of Jacksonville or other public entity: it is the Applicant's intent for the Applicant or successor developer to operate and maintain these matters initially and, ultimately, for an owners' association to operate and maintain these matters in perpetuity.

W. Approximate Dates of Phases

Construction of the horizontal improvements has been initiated and is anticipated to be completed approximately in 2021-23. Construction of Residential and Senior Housing will be initiated when the market dictates and will be completed as the market dictates. Construction of the Commercial & Medical and Warehouse/Flex Space uses will be initiated when needed and feasible and will be completed within a reasonable time thereafter. Construction of the VA Clinic is anticipated to begin 2021-22.

X. <u>Names of Development Team</u>

Developer: D.R. Horton, Inc. - Jacksonville

Planners and Engineers: Taylor & White, Inc.

Architects: TBD

Y. Land Use Table

A Land Use Table is attached hereto as Exhibit "F."

IV. <u>PUD REVIEW CRITERIA</u>

A. <u>Consistency with the Comprehensive Plan</u>: The PUD will be developed consistent with the applicable land use categories of the 2030 Comprehensive Plan and is otherwise compatible with the following Goals, Objectives and Policies:

FLUE Objective 1.1 Ensure that the type, rate, and distribution of growth in the City results in compact and compatible land use patterns, an increasingly efficient urban service delivery system and discourages proliferation of urban sprawl through implementation of regulatory programs, intergovernmental coordination mechanisms, and public/private coordination.

The Revised Max Leggett Parkway Phase II PUD is a mixed use development that will result in internal trip capture, efficient use of infrastructure, a compact pattern of land use, resulting in economical and efficient provision of public services.

FLUE Policy 1.1.9 Permit commercial infill on commercially designated sites outside nodal areas where the infill development would: 1. Create a more compact land use pattern

than development of new commercial nodes in the same area. 2. Incorporate shared access with adjacent commercial sites, and/or direct access to a frontage or parallel road facility rather than a collector or arterial street; or 3. Support the commercial integrity of an historic district.

The proposed mix of residential, commercial and warehouse uses in the Revised Max Leggett Parkway Phase II PUD will result in a more compact pattern of land use than if the residential and commercial uses were to be developed separately.

FLUE Policy 1.1.10 Promote the use of Planned Unit Developments (PUDs), cluster development, and other innovative site planning and smart growth techniques in all commercial, industrial and residential plan categories, in order to allow for appropriate combinations of complementary land uses, and innovation in site planning and design, subject to the standards of this element and all applicable local, regional, state and federal regulations.

The proposed rezoning utilizes the PUD category in order to provide a unified scheme for wetland protection and maintenance, storm water management, and common area and roadway access and maintenance. The common scheme of development provides for a combination of complementary land uses.

The project is required to meet all applicable federal, state, and local regulations, including restrictions on noise levels and landscape buffer standards.

FLUE Policy 1.1.11 Ensure that mixed and multi-use projects enhance rather than detract from the character of established developed areas by requiring site plan controlled zoning such as Planned Unit Developments (PUDs) for all mixed and multi-use projects.

It is the purpose and intent of the Revised Max Leggett Parkway Phase II PUD to provide development that is compatible with the development that has already occurred within Phase I and to enhance the surrounding neighborhood. The properties in the general area are being developed with a mix of retail, residential and office uses. Development of this project is likely to contribute to the general utility or livability of surrounding properties under their existing or potential land uses.

FLUE Policy 1.1.20 Future development orders, development permits and plan amendments shall maintain compact and compatible land use patterns, maintain an increasingly efficient urban service delivery system and discourage urban sprawl.

The proposed plan of development maintains compact and compatible uses of land. Phase II shares access, a centralized circulation system and utility infrastructure with Phase 1 and provides for an efficient internal circulation system.

B. <u>Consistency with the Concurrency Management System</u>: A Mobility Fee Calculation Certificate and CCAS or CRC have been filed or will be filed for the proposed development within the PUD.

C. <u>Allocation of Residential Land Use</u>: The PUD is consistent with land use allocations under the 2030 Comprehensive Plan.

D. <u>Internal Compatibility</u>: The PUD provides for integrated design and compatible uses within the PUD.

E. <u>External Compatibility/Intensity of Development</u>: The PUD proposes uses and provides design mechanisms which are compatible with surrounding uses.

F. <u>Maintenance of Common Areas and Infrastructure</u>: All common areas will be maintained by an owners' association.

G. <u>Usable Open spaces, Plazas, Recreation Areas</u>: The PUD provides ample open spaces and recreational opportunities.

H. <u>Impact on Wetlands</u>: Any development impacting wetlands will be permitted pursuant to local, state and federal permitting requirements.

I. <u>Listed Species Regulations</u>: A Listed Species Survey is attached hereto as Exhibit "I."

J. <u>Off-Street Parking Including Loading and Unloading Areas</u>: The PUD provides ample off-street parking.

K. <u>Sidewalks, Trails, and Bikeways</u>: The PUD provides extensive pedestrian connectivity and recreational trails.